and of the aperture in FIG. 1B are missing in the new drawing; FIGS. 1A, 1B and 1D should be on the same page; and the reference numeral 40 in FIG. 3 should read numeral 14. In response, the Applicant has corrected each of the objections of the Examiner in the newly submitted substitute drawings.

The Examiner rejected claims 1-2, 4-5, 7 and 8 under 35 U.S.C. §102(b) as being anticipated by Bosten et al.. The Examiner continued the rejection of the previous Office Action because it is the Examiner's position that the claims are not restrictive to a light source mounted to a spinning portion of a saw. The Applicant respectfully traverses the Examiner's latter conclusion. Independent claims 1 and 8 both state, beginning in the first line of each claim, that the motor of the saw "spins a cutting unit, said cutting unit including...a blade mounting device" and further that the light source is carried by the cutting unit (claim 1) or the blade mounting device (claim 8). In contrast, as pointed out in the Applicant's earlier response, it would not be possible to provide Bosten's line power to the rotating portion of Bosten's miter saw. Rather Bosten teaches that the laser device is mounted to the stationary part of the saw. Likewise, Bosten does not teach a battery power source carried by a spinning cutting unit (claim 1 and 8) or a centrifically-engaged switch between the battery power source and the light source (claim 8). Similarly, dependent claims 2, 4-5 and 7 each further define an element of claim 1 carried by the spinning cutting unit.

Although the Examiner stated that claims 3, 6 and 9 would be allowable if rewritten in independent form including all the limitations of the base claim and any intervening claim, for the reasons stated above, the Applicant believes that the base claims and intervening claims are patentable. Therefore, the Applicant has not rewritten claims 3, 6 and 9.

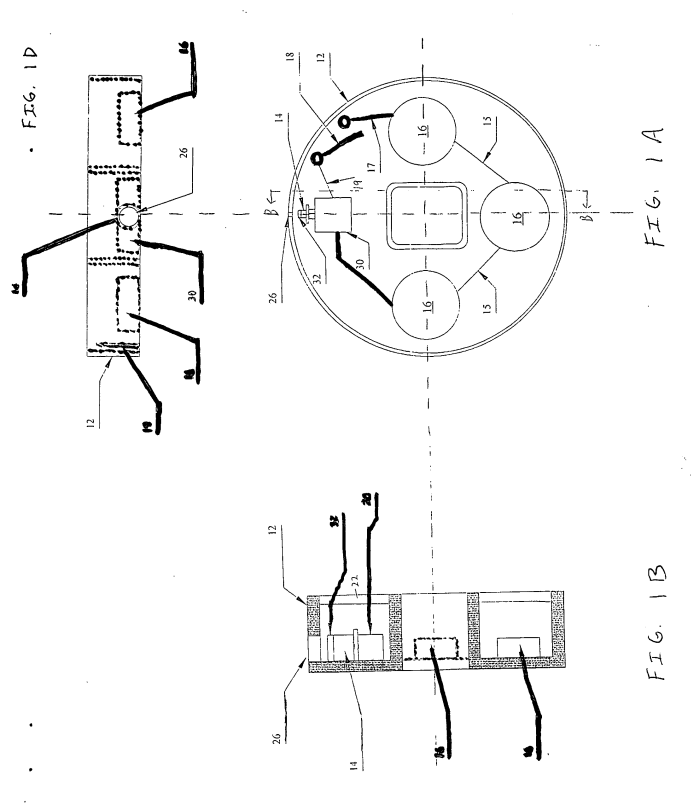
CAL/972/US 2

Each of the Examiner's objections and rejections has been addressed. Accordingly, it is respectfully submitted that the application is in condition for allowance. Early and favorable action is requested.

If for any reason this Response is found to be incomplete, or if at any time it appears that a telephone conference with counsel would help advance prosecution, please telephone the undersigned in Westborough, Massachusetts at (508) 898-1818.

Respectfully submitted,

Brian M. Dingman Reg. No. 32,729



or the

Figure 1 C

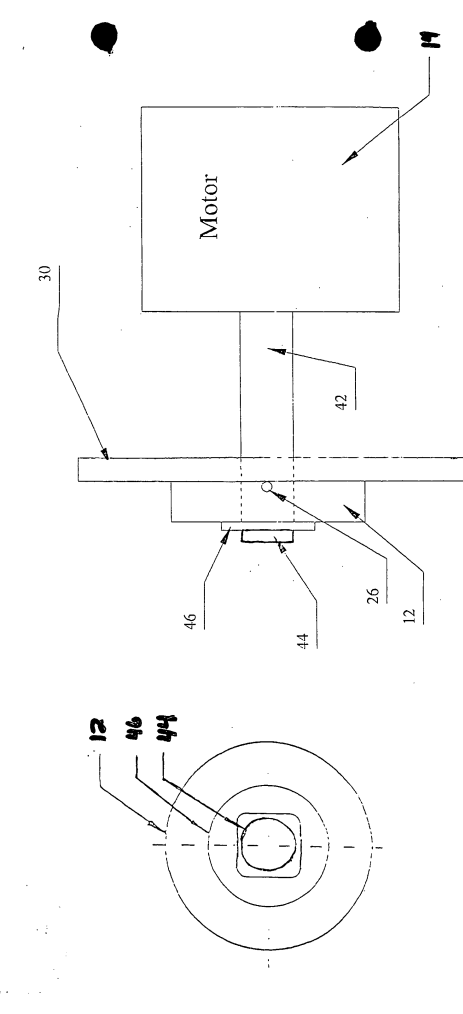
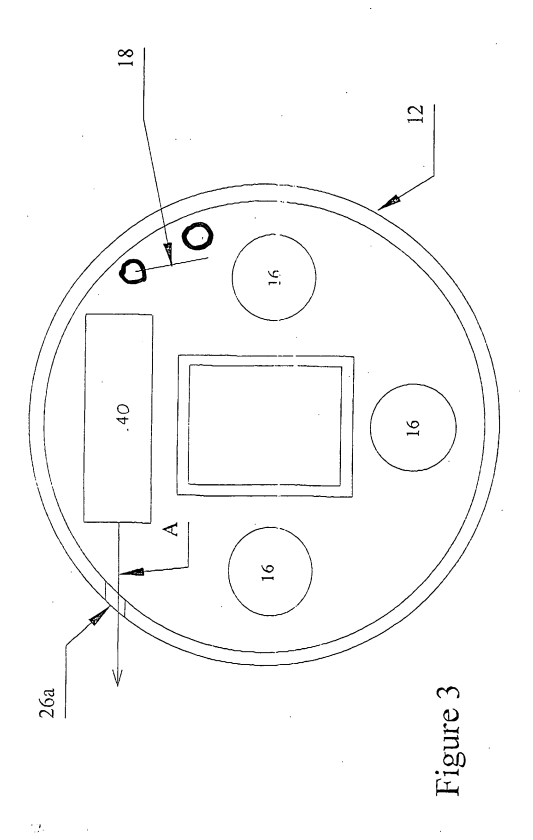


FIG. 2 B

FIG. 2A



רייםב מצ